

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|---|-----------------|----------------------|---------------------|------------------|
| 10/526,450 | 03/02/2005 | Sunna Torge | 450117-05507 | 3120 |
| | 7590 10/31/2007 | | EXAM | INER |
| William S Frommer Frommer Lawrence & Haug 745 Fifth Avenue New York, NY 10151 | | | DARNO, PATRICK A | |
| | | | ART UNIT | PAPER NUMBER |
| | | | . 2163 | |
| | | | | |
| | | | MAIL DATE | DELIVERY MODE |
| | | | 10/31/2007 | PAPER |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| | • |
|---|----|
| | 17 |
| - | |
| _ | _ |

| 1 | Application No. | Applicant(s) | | | | |
|--|--|-------------------------|--|--|--|--|
| | 10/526,450 | TORGE ET AL. | | | | |
| Office Action Summary | Examiner | Art Unit | | | | |
| | Patrick A. Darno | 2163 | | | | |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). | | | | | | |
| Status | | | | | | |
| 1) Responsive to communication(s) filed on 15 Au | 1)⊠ Responsive to communication(s) filed on <u>15 August 2007</u> . | | | | | |
| 2a)⊠ This action is FINAL . 2b)☐ This | This action is FINAL . 2b) This action is non-final. | | | | | |
| , | 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | |
| closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. | | | | | | |
| Disposition of Claims | | | | | | |
| 4)⊠ Claim(s) <u>1,2,8-16,22-27,30 and 31</u> is/are pending in the application. | | | | | | |
| 4a) Of the above claim(s) is/are withdrawn from consideration. | | | | | | |
| 5) Claim(s) is/are allowed. | | | | | | |
| 6) Claim(s) <u>1,2,8-16,22-27,30 and 31</u> is/are reject | ed. | | | | | |
| 7) Claim(s) is/are objected to. | | | | | | |
| 8) Claim(s) are subject to restriction and/o | r election requirement. | | | | | |
| Application Papers | | | | | | |
| 9) The specification is objected to by the Examine | r. | | | | | |
| 10)⊠ The drawing(s) filed on <u>02 March 2005</u> is/are: | a)⊠ accepted or b)⊡ objected to | b by the Examiner. | | | | |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | | |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). | | | | | | |
| 11) The oath or declaration is objected to by the Ex | aminer. Note the attached Office | Action or form PTO-152. | | | | |
| Priority under 35 U.S.C. § 119 | | | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: | | | | | | |
| 1. Certified copies of the priority documents have been received. | | | | | | |
| 2. Certified copies of the priority documents have been received in Application No | | | | | | |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage | | | | | | |
| application from the International Bureau (PCT Rule 17.2(a)). | | | | | | |
| * See the attached detailed Office action for a list of the certified copies not received. | | | | | | |
| | | | | | | |
| | | | | | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) | | | | | | |
| 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) | | | | | | |
| 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application 6) Other: | | | | | | |

Art Unit: 2163

DETAILED ACTION

1. No new claims have been added. Claims 3-7, 17-21, and 28-29 are cancelled. Claims 1, 15, 30, and 31 are amended. Claims 1-2, 8-16, 22-27, and 30-31 are pending in this office action.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-2, 8-9, 13, 15-16, 22-23, 26, and 30-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Application Publication Number 2004/0034629 issued to Mathias Genser (hereinafter "Genser") in view of U.S. Patent Application Publication Number 2003/0110124 issued to Richard E. A. Escher (hereinafter "Escher") and further in view of U.S. Patent Number 7,016,892 issued to Erik D. Kokkonen et al. (hereinafter "Kokkonen").

Claim 1:

Genser discloses a database query set-up unit for combining a set of search criteria in order to set up a database query, comprising:

a contribution stack for storing search criteria provided by at least one user or by the system itself in the order of occurrence, whereby each new search criterion provided by said at least one user or by the system is pushed onto said contribution stack (Genser: paragraph [0057], lines 5-13; The queue is the contribution stack. Note the that new search criteria can be added to the queue using the search button or search criteria can be modified using the refine button. The applicant never specifies in applicant's

Art Unit: 2163

disclosure that the stack must be a LIFO (last in first out stack). Given its broadest reason interpretation, a queue is a special kind of stack.);

and means for deriving a current information state from said contribution stack (Genser: paragraph [0058], lines 1-6; Note the user can refine a preset and user specified criteria for a further search. The preset and user specified criteria are the subset of search criteria from the queue (contribution stack). The result of the user refining the search criteria is a derived current information state.);

means for relaxing the search constraints of a database query which suppress at least one of said set of search criteria contained in said contribution stack when said current information state is derived (Genser: paragraph [0058], lines 1-6; The user can refine the search criteria in the queue as sees fit. This includes both relaxing and broadening the search criteria.),

wherein an intermediate entry which has been added to the contribution stack between said new search criterion and said earlier search criterion is maintained within the set of search criteria (Genser: paragraph [0057] and paragraph [0059], lines 7-10; Since the Genser reference clearly discloses maintaining a queue of search terms, surely somewhere in the queue there is one entry between two search criteria.);

whereby said current information state is formed from a subset of the set of search criteria contained in said contribution stack (Genser: paragraph [0058], lines 1-6; Note the user can refine a preset and user specified criteria for a further search. The preset and user specified criteria are the subset of search criteria from the queue (contribution stack). The result of the user refining the search criteria is a derived current information state.), and said current information state is used for accessing a database (Genser: paragraph [0058], lines 1-6; The "update operation" stated at specifically at line 6 is an updated search using the refined search criteria (current information state) which requires accessing a database.).

Art Unit: 2163

Genser does no explicitly discloses whereby means for relaxing the search constraints of a database query select the search criteria to be suppressed according to user profiles, and/or according to context information.

However, Escher discloses whereby means for relaxing the search constraints of a database query select the search criteria to be suppressed according to user profiles, and/or according to context information (Escher: paragraph [0056], lines 7-11; Note specifically that query is relaxed (query results are modified) according to information in a user (client) profile.).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Genser with the teachings of Escher noted above. The skilled artisan would have been motivated to improve the teachings of Genser per the above such that irrelevant information about a user could be eliminated from query search results (Escher: paragraph [0060], lines 1-6).

The combination of Genser and Escher fails to explicitly disclose wherein each time a new search criterion is provided, a determination is made whether said new search criterion refers to an attribute that has already been specified by an earlier search criterion stored in said contribution stack, wherein when said new search criterion refers to an attribute that has already been specified by an earlier search criterion in said contribution stack, said earlier search criterion is erased from said contribution stack, and said new search criterion is pushed onto said contribution stack.

However, Kokkonen discloses wherein each time a new search criterion is provided, a determination is made whether said new search criterion refers to an attribute that has already been specified by an earlier search criterion stored in said contribution stack (Kokkonen: column 7,

Art Unit: 2163

lines 5-24), wherein when said new search criterion refers to an attribute that has already been specified by an earlier search criterion in said contribution stack, said earlier search criterion is erased from said contribution stack, and said new search criterion is pushed onto said contribution stack (Kokkonen: column 7, lines 5-24).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the previously mentioned combination with the teachings of Kokkonen noted above. The skilled artisan would have been motivated to improve the previously mentioned combination per the above such that memory space can be used more efficiently. By eliminating duplicate search terms less memory is used. Therefore, there is more memory available to the computer system for allocation to running system processes.

Claim 2:

The combination of Genser, Escher, and Kokkonen discloses all the elements of claim 1, as noted above, and Genser further discloses a database query set-up unit wherein the order in which said search criteria are provided by said at least one user or by the system determines a hierarchy of dependencies between said criteria (Genser: paragraph [0048], lines 17-21; Note the placement of search criteria can be adjusted to a different submission order. This submission order taken into conjunction with the other properties that can be adjusted (for example, boolean operators) defines hierarchical dependencies.).

<u>Claim 13:</u>

The combination of Genser, Escher, and Kokkonen discloses all the elements of claim 1, as noted above, and Genser further discloses a unit wherein said search criteria are obtained by means of an interactive system based on an artificial language, preferably based on a database

query language (Genser: paragraph [0048], lines 17-21 and paragraph [0057], lines 3-5; Note that in paragraph

[0057] the user enters text and in paragraph [0048] it is stated that boolean strings are involved. The use of Boolean

text strings is an example of an artificial language because the rules for constructing Boolean text strings are laid

out prior to use.).

Claim 15:

Claim 15 is rejected under the same reasons set forth in the rejection of claim1.

<u>Claim 16:</u>

The combination of Genser, Escher, and Kokkonen discloses all the elements of claim 15,

as noted above, and Genser further discloses a method characterized in that the order in which

said search criteria are provided by said at least one user or by the system determines a hierarchy

of dependencies between said search criteria (Genser: paragraph [0048], lines 17-21; Note the placement of

search criteria can be adjusted to a different submission order. This submission order taken into conjunction with

the other properties that can be adjusted (for example, boolean operators) defines hierarchical dependencies.).

Claim 26:

Claim 26 is a method claim corresponding to system claim 13 and is rejected under the

same reasons set forth in the rejection of claim 13.

Claim 30:

Claim 30 is rejected under the same reasons set forth in the rejection of claims 1 and 15.

Claim 31:

Claim 31 is rejected under the same reasons set forth in the rejection of claims 1 and 15.

Application/Control Number: 10/526,450 Page 7

Art Unit: 2163

Claims 8 & 9:

The combination of Genser, Escher, and Kokkonen discloses all the elements of claim 1, as noted above, and Genser further discloses modification and refinement of queued search criteria (Genser: paragraph [0048], lines 17-21 and paragraph [0058], lines 1-6). Genser does not explicitly disclose wherein the most recent search criterion or the oldest search criterion stored in the contribution stack is suppressed when said current information state is derived. However, it would have been obvious to one ordinary skill in the art at the time the invention was made to suppress the most recent search criterion or the oldest search criterion stored in the contribution stack when deriving the current information state (Genser: paragraph [0058], lines 1-6; Note specifically the user can modify the criteria therein (search criteria in the queue). This modifying can include suppressing and adding of search criteria.). The skilled artisan would have been motivated to suppress the most recent search criterion or the oldest search criterion stored in the contribution stack (or queue) in order to modify, update, or refine the search criteria (Genser: paragraph [0058], lines 1-6).

Claims 22 and 23:

Claims 22 and 23 are method claims corresponding to system claims 8 and 9, and they are rejected under the same reasons set forth in the rejection of claims 8 and 9.

3. Claims 10-12 and 24-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Genser in view Escher in view of Kokkonen, and in further view of Mairs.

Claim 10:

The combination of Genser, Escher, and Kokkonen discloses all the elements of claim 1, as noted above, but the previously mentioned combination does not explicitly disclose wherein

Application/Control Number: 10/526,450 Page 8

Art Unit: 2163

search criteria suppressed when said current information state is derived are erased from said contribution stack when the query yields an acceptable result. However, Mairs discloses a unit characterized in that search criteria that are suppressed when said current information state is derived are erased from said contribution stack when the query yields an acceptable result (Mairs: column 11, lines 12-16; This reference discloses deleting data from the queue (or stack) that are spoiled (or no longer wanted). If it was determined that suppressed data was spoiled data (data that is no longer wanted) then the suppressed data would be erased.). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the previously mentioned combination with the teachings of Mairs noted above. The skilled artisan would have been motivated to improve previously mentioned combination per the above such that when data that is on the queue (or stack) is no longer wanted (or spoiled), then it would be removed from the queue (or stack) (Mairs: column 11, lines 12-16).

Claim 11:

The combination of Genser, Escher, Kokkonen discloses all the elements of claim 1, as noted above, but the previously mentioned combination does not explicitly disclose wherein search criteria suppressed when said current information state is derived are erased from said contribution stack when the query yields an acceptable result. However, Mairs wherein search criteria suppressed when said current information state is derived are erased from said contribution stack when the query yields an acceptable result (Mairs: column 11, lines 12-16; Mairs discloses erasing data from a queue (stack) when it is no longer wanted (or spoiled). If it was determined that if the query yields an acceptable result that the suppressed data in the stack was spoiled, then the suppressed data would be deleted.).

Art Unit: 2163

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the previously mentioned combination with the teachings of Mair noted above. The skilled artisan would have been motivated to improve the previously mentioned combination per the above such that when data that is on the queue (or stack) is no longer wanted (or spoiled), then it would be removed from the queue (or stack) (Mairs: column 11, lines 12-16).

Claim 12:

The combination of Genser, Escher, and Kokkonen discloses all the elements of claim 1, as noted above, but the previously mentioned combination does not explicitly disclose wherein search criteria suppressed when said current information state is derived are maintained within said contribution stack. However, Mairs discloses wherein search criteria suppressed when said current information state is derived are maintained within said contribution stack (Mairs: column 11, liens 12-16; The data would be maintained in the queue (or stack) if it is not spoiled. The same line of reasoning applies as for claims 10-11. If it is determined that the suppressed data is not spoiled data, then the suppressed data would be maintained on the queue (or stack).).

Claim 24:

Claim 24 is a method claim corresponding to system claim 10 and is rejected under the same reasons set forth in the rejection of claim 10.

Claim 25:

Claim 25 is a method claim corresponding to system claim 12 and is rejected under the same reasons set forth in the rejection of claim 12.

Art Unit: 2163

Claim 14 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Genser 4. in view of Escher in view of Kokkonen, and in further view of U.S. Patent Application Publication number 2004/0148281 issued to Cary Lee Bates et al. (hereinafter "Bates").

Claim 14:

The combination of Genser, Escher, and Kokkonen discloses all the elements of claim 1, as noted above, but does not explicitly disclose wherein said search criteria are obtained from said at least one user by of a natural language dialogue system. However, Bates discloses wherein said search criteria are obtained from said at least one user by of a natural language dialogue system (Bates: paragraph [0062], lines 1-5).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the previously mentioned combination with the teachings of Bates noted above. The skilled artisan would have been motivated to improve the previously mentioned combination per the above such that natural language could be used to input search criteria (Bates: paragraph [0062], lines 1-5).

Claim 27:

Claim 27 is a method claim corresponding to system claim 14 and is rejected under the same reasons set forth in the rejection of claim 14.

Response to Arguments

Examiner Notes:

The Applicant's arguments are moot in light of the new grounds of rejection.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Patrick A. Darno whose telephone number is (571) 272-0788. The examiner can normally be reached on Monday - Friday, 9:00 am - 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Don Wong can be reached on (571) 272-1834. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2163

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Patrick A. Darno

Page 12

Examiner

Art Unit 2163

PD

DON WONG /) Supervisory patent examiner

TECHNOLOGY CENTER 2100